

ED. DELANEY WILL BE FEATURE AT THE BUTLER

ILLUSTRATED SONGS WILL BE
CHANGED DURING EACH
EVENING.

Tonight is the night at the Butler theater, for the management has arranged a splendid program of vaudeville and pictures. Mr. Ed Delaney will be heard in illustrated songs, changing songs and pictures each evening. Mr. Delaney has a very pleasing voice and it will be a treat to hear him. Regina Read and her pickaninnies will be the feature. The kids are very clever singers and dancers and Miss Read has a sweet voice. The pictures for tonight are as follows: "A New Life," (drama); "The Two Fathers," (Lubin drama), and a feature Edison drama, entitled "The Haunted Sentinel Tower," a legend of Moro Castle, Cuba.

TO CONSIDER CELEBRATION FOR THE FOURTH

MASS MEETING WILL BE CALLED
AND PLANS MADE FOR
BIG TIME.

Within the near future a mass meeting of citizens will be called, through the officials of the volunteer fire department to consider plans for a Fourth of July celebration. Whether the celebration will be held locally or whether Tonopah will co-operate with Goldfield on that date, will be one of the chief topics that will be brought before the meeting.

Ed Malley is in receipt of a communication from the Goldfield Fourth of July committee, which suggests that Tonopah join hands with Goldfield on that date. Goldfield to reciprocate and turn in with Tonopah for a large time on Labor day. Many of the prominent citizens of Tonopah take kindly to the proposal and it may possibly be carried out as suggested by the Goldfield people.

UNWRITTEN LAW AGAIN UPHELD

MAN WHO KILLS BETRAYER OF
HIS DAUGHTER ALLOWED
HIS FREEDOM.

PHILADELPHIA, May 8.—Officially discharged from custody because of self-defense, but really freed on the ground of the "unwritten law," Frank McMahon, a saloonkeeper of this city, was dismissed Saturday by Coroner Ford, before whom he appeared on the charge of killing George Leary. McMahon when arrested after the shooting, which occurred on a street corner, told the police he had killed Leary because Leary had betrayed his (McMahon's) daughter. The daughter was 18 years of age. McMahon, the father, is 48 years of age, and Leary was 51 years of age and a bachelor.

McMahon, at the inquest, made a brief statement of a meeting with Leary, a quarrel and a fight which ended in the shooting. The coroner then said to the jury:

"I consider this an important case. We can't free a man when he shoots down another for ruining his home, whatever our sympathies may be, but a man may shoot in self-defense. He can protect his own life."

Concordia Club
Wed. Night Dancing Assembly,
Miners' Hall, 9 o'clock.

GUARDIAN OF MOSQUE
ACCEPTED \$25,000 FEE

LONDON, May 8.—A letter received from Jerusalem says the Moslem sheik, the guardian of the mosque of Omar, was given \$25,000 to permit the explorers of the Anglo-American syndicate to excavate beneath the sacred rock upon which the mosque stands. The Turkish governor, the writer says, received a far greater sum. The Moslems were so incensed they threatened to lynch the sheik. The excavators are supposed to have obtained sacred relics hidden by the Jews before Jerusalem was sacked by the Romans.

MANY WOMEN PARADE IN STREETS OF NEW YORK

BRASS BANDS, PRETTY FLOATS
AND FLUTTERING PENNANTS
BY THE HUNDREDS.

NEW YORK, May 8.—Gray-haired women suffrage pioneers, styled "the girls of '61," dimpled laughing girl babies of 1910, not yet out of their first long dresses, girls and women of all ages between, swept down Fifth avenue from Fifty-seventh street to Union Square yesterday afternoon in an organized protest against denial to their sex of the ballot. Every avenue through which woman has invaded man's field of endeavor was represented from sculpture to cab driving. One hundred male supporters joined in the parade.

Four brass bands, dozens of elaborate floats and fluttering pennants by the hundreds, with here and there a banner bearing epigrams, lengthened the line of 2000 marchers. The ranks were separated into seven divisions and more than half the marchers were laden with camp stools, besides the regular insignia and banners which they carried. These camp stools, an innovation in New York parades, had served as seats for the feminine army preceding the formation. Having answered their purpose, they were folded up, tucked under arms and carried along.

Every one marched with the exception of the veterans and the babies. Mrs. Antoinette Brown Blackwell, nearly 90; Mrs. Anna Garlan Spencer and Mrs. Phoebe A. Hapford, representing "the girls of '61," rode in open carriages.

The youngest recruits were trundled in go-carts by their mothers. Out-of-town associations, in a separate division, consisted of delegations from Colorado, Wyoming, Montana, Massachusetts, New Jersey and Connecticut.

When the marchers reached Union Square an open-air mass-meeting was held and addresses were delivered by the leaders.

SHOE SNAPS.

At Peart's, one lot of famous Utz & Dunn's one-strap sandals, both black and tan. For this week \$2.75. 5-8-31

A FINANCIAL SCANDAL OF FORTY YEARS AGO

NEWARK, N. J., May 8.—A financial scandal of nearly 40 years ago is laid bare by an action brought in the chancery court here by J. Nicholson Elberts of San Francisco. Elberts' testimony tells how he and other promoters in 1874 planned to provide fictitious capital for an enterprise known as the Central Fire Insurance company of Pennsylvania by acquiring certificates of stock in various railroads and raising each certificate so as to have it represented instead of a single share, a block of from 100 to 500 shares. Elberts says he was indicted for forgery but escaped by turning state's evidence. He now seeks to recover new certificates for the stock impounded by the court in 1874.

Elberts was visibly embarrassed as he related the circumstances and he insisted that his offense was a youthful indiscretion, and that he has more than atoned for his misdeed long ago.

"For 34 years I have tried to forget this horrible matter," he said, "but recently I received letters from a railroad company reopening the matter."

"I have been a resident of San Francisco for many years and no one in my home city can point a finger at me. I am highly respected by everyone."

COAL DISTURBANCES PRACTICALLY AT AN END

CORDOVA, Alaska, May 8.—There is little likelihood of further disturbance here because of the coal situation. United States Marshal Sullivan and District Attorney Walker arrived from Valdez and immediately took charge.

There was no disturbance when the steamship Northwestern arrived from Seattle last night. Messages continue pouring in from other Alaska towns approving of the action of the Cordova citizens who formed the "coal party."

PEART'S! PEART'S!!

Some warm weather items of interest to ladies are our 10c lawns, 50c summer silks, 8 1-2c challies, and a nice line of collars and jabots at 25c. 5-8-31

Been to the Idora yet? Well, you have missed the one best bet.

APPLICATION NO. 2023.

Notice of Application for Permission to appropriate the Public Waters of the State of Nevada.

Notice is hereby given that on the 28th day of April, 1911, in accordance with Section 25, Chapter XXXI, of the statutes of 1909, one Archie H. Jones of Millers, county of Esmeralda, and state of Nevada, made application to the state engineer of Nevada for permission to appropriate the public waters of the state of Nevada. Such appropriation is to be made from sub-surface or artesian stream in Big Smoky valley, about eight miles northwest of the town of Millers, at points the northwest corner of section 21, township 5 north, range 40 east, and at other points on the tract to be irrigated by means of wells and power pumps and 50 cubic feet per second is to be conveyed to points in sections 16, 21, 28, 29, 32 and 33, and the east half of section 20, all in township 5 north, range 40 east; and section 5 and east half of section 6, township 4 north, range 40 east, M. D. B. & M., by means of ditches, mains and laterals, and there used for irrigation and domestic purposes. Water not to be returned to stream.

Date of first publication May 1, 1911.
Date of last publication May 29, 1911.
(Signed) W. M. KEARNEY,
State Engineer.

APPLICATION NO. 2024.

Notice of Application for Permission to appropriate the Public Waters of the State of Nevada.

Notice is hereby given that on the 27th day of April, 1911, in accordance with Section 25, Chapter XXXI, of the statutes of 1909, Cherry Creek Irrigation Company, a corporation, of Sharp, county of Nye, and state of Nevada, made application to the state engineer of Nevada for permission to appropriate the public waters of the state of Nevada. Such appropriation is to be made from Cherry, Cottonwood and Pine creeks, to be diverted at their junction in Lincoln county at points approximately north 30 degrees 57 minutes west, 11,053.5 feet, from one-quarter corner of sections 29 and 30, township 2 north, range 59 east, M. D. M., Lincoln county, by means of dam and canal and one hundred cubic feet per second and all flood waters is to be conveyed to points in townships 1, 2 and 3 north, ranges 59 and 60 east, and townships 1 and 2 south, ranges 59 and 60 east, M. D. M., in Nye and Lincoln counties, by means of canal and laterals and there used for irrigation purposes. Water not to be returned to stream.

Date of first publication May 1, 1911.
Date of last publication May 29, 1911.
(Signed) W. M. KEARNEY,
State Engineer.

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1 to 5 p. m.

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BUILDING PAPER, ROOFING PA-
PER FOR YOUR OWN PRICE
PHONE 1062

A LUXURY.

The Tonopah Liquor company has just received a shipment of the famous Faust beer from the Anheuser Busch Brewing company at St. Louis. This beer is considered by connoisseurs to be the very finest in the world. This house will make a specialty of catering to the beer trade during the hot summer months. 4-25-tf

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A Modern Hotel where very Reason-
able Tariff Prevails. Hot and Cold
Running Water in Each Room.
Rooms with or without private
baths, single or en suite.

COMMERCIAL RATES

NOTICE TO CREDITORS.

IN THE DISTRICT COURT OF
of the Fifth Judicial District of
the State of Nevada, in and for the
County of Nye.

In the matter of the estate of Mike
Hannigan, deceased.

Notice is hereby given that the undersigned was on the 10th day of April, 1911, appointed and qualified by the above court as administrator of the estate of Mike Hannigan, deceased.

All persons having claims against said estate are required to file the same with proper vouchers and statutory affidavit attached, with the clerk of said court, within three (3) months from the date of the first publication of this notice.

Dated May 5th, A. D. 1911.

JOHN HANNIGAN,
Administrator.

HUGH H. BROWN,
Attorney for the Estate.

5-5 to 6-9

NOTICE:

NOTICE IS HEREBY GIVEN,
That under and by virtue of "An act to empower the County Commissioners of the several counties of the state of Nevada to grant a right-of-way for the construction of telephone, telegraph and electric power lines, underground pipe lines, street car lines and other railway lines across and along the public roads and highways of the state of Nevada, and matters relating thereto," Laws of the state of Nevada, approved March 29, 1907, the West End Consolidated Mining company, a corporation, did on April 8, 1911, make application to the Board of County Commissioners of Nye county, state of Nevada, for the authority and franchise to construct and operate, and for a right-of-way for such construction and operation of a railway line within the confines of the township of Tonopah, Nye county, Nevada, said railway line to be supplied with either gasoline, steam, electric or other motive power.

The said right-of-way desired is ten feet in width and commences at the point of intersection of the center line of South street, as projected on its present course with the east side line of Oddie avenue, thence along the center line of said South street, continued to its intersection with the center line of Oddie avenue, thence along the center line of Oddie avenue northerly to the intersection of the center line of Oddie avenue with the center line of Water street, thence along the center line of Water street on its course toward the Midway mine plant, to a point of intersection of said center line of Water street, projected on its course with the boundary line of the Midway Mining company's ground, where said railway line on the public highway will stop, but which railway line will continue on to what is known as the Midway mill.

The purpose for which such authority, franchise, and right-of-way is desired is to transport ores from the mine of the West End Consolidated Mining company or from its dumps on the West End Mine Reserve in the vicinity of Oddie avenue and South street, to the said Midway mill, in order that the ores mined in the said mining properties of the West End Consolidated Mining company's ground may be milled at what is known as the Midway mill in the said Tonopah Mining District.

By the said Board of County Commissioners of Nye county, aforesaid, the County Commissioners' room at the Nye County Courthouse, at Tonopah, Nye county, Nevada, and May 13th, 1911, at 10 o'clock in the forenoon thereof, was on the 8th day of April, 1911, designated as the place and time when the aforesaid application of the West End Consolidated Mining company, a corporation, shall be heard. All persons interested in granting or refusing to grant such authority, franchise and right-of-way shall have a right to be heard, either in person or by attorney, at the aforesaid hearing of the aforesaid application before said Board of County Commissioners of Nye county, state of Nevada.

WEST END CONSOLIDATED MINING COMPANY,
By S. H. BRADY,
Superintendent.
4-8-30c

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NOTICE TO CREDITORS.

IN THE DISTRICT COURT OF
of the Fifth Judicial District of
the State of Nevada, in and for the
County of Nye.

In the matter of the estate of
George A. Dondero, deceased.
Notice is hereby given that the undersigned was on the 6th day of April, 1911, appointed and qualified by the above court as administrator of the estate of George A. Dondero, deceased.

All persons having claims against said estate are required to file the same with proper vouchers and statutory affidavit attached, with the clerk of said court, within three (3) months from the date of the first publication of this notice.

Dated May 5th, A. D. 1911.

SABINA A. DONDERO,
Administratrix.

HUGH H. BROWN,
Attorney for the Estate.

5-5 to 6-9

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